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13	Attorneys for Defendant ZF TRW Automotive Holdings Corp.		
14	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA		
15			
16	M.S., a minor individual, by Guardian VALERIE SANDERS,	Case Number: 2:20-cv-01861-GMN-BNW	
17	Plaintiffs,		
18	<b>1</b> 7		
19	Vs.	STIPULATION AND ORDER OF DISMISSAL FOR ZF TRW	
20	HYUNDAI MOTOR AMERICA, a California business entity; HYUNDAI MOTOR	AUTOMOTIVE HOLDINGS CORP.	
21	COMPANY, a Korean corporation; TAKATA	com:	
22	CORPORATION a Japanese corporation; ZF		
23	TRW AUTOMOTIVE HOLDINGS CORP., a Delaware Corporation; ZF		
	FRIEDRICHSHAFEN AG, a German		
24	Corporation; ROE AIRBAG MANUFACTURING COMPANY; DOE		
25	INDIVIDUALS I through XXX and ROE		
26	CORPORATIONS XXXI through LX,		
27	Defendants.		
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Plaintiff M.S., a minor individual, by Guardian VALERIE SANDERS ("Plaintiff"), by and through her counsel KEMP JONES LLP and Defendant ZF TRW AUTOMOTIVE HOLDINGS CORP. ("ZF TRW AH"), by and through its counsel of record, WEINSTEIN TIPPETTS & LITTLE LLP and OLSON, CANNON, GORMLEY & STOBERSKI, hereby stipulate and agree as follows:

- 1. Plaintiff and Guardian Valerie Sanders, for minor individual M.S., no longer wishes to pursue her claims against ZF TRW AH because ZF TRW AH has provided Plaintiff with a declaration confirming no corporate entity within the ZF group of companies designed, manufactured, or marketed the original equipment seat belt assembly or any component of the original equipment seat belt assembly for 2012 Hyundai Elantra vehicles sold in the United States, including the webbing, buckle, retractor, latch plate, or pretensioners within the assembly. ZF TRW AH's declaration also confirms no corporate entity within the ZF group of companies designed, manufactured, or marketed the original equipment airbag system or any component of the original equipment airbag system for 2012 Hyundai Elantra vehicles sold in the United States, including the airbag control unit, front and side crash sensors, or airbag modules within the system
  - 2. ZF TRW AH should be dismissed *without prejudice*.

1	3. Plaintiffs and ZF TRW AH shall bear their own attorneys' fees, costs, and		
2	expenses in connection with this stipulation and/or the dismissal of ZF TRW AH.		
3	KEMP JONES, LLP	WEINSTEIN TIPPETTS & LITTLE LLP	
5	By: <u>/s/ J. Randall Jones</u>	By: /s/ Thad K. Jenks	
6	J. Randall Jones (# 1927)	David R. Tippetts	
7	Eric M. Pepperman (#11679)	<i>Pro Hac Vice</i> Thad K. Jenks	
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10	Attorneys for Plaintiffs	OLSON, CANNON, GORMLEY &	
11	BOWMAN AND BROOKE LLP	STOBERSKI	
		Michael E. Stoberski (#004762)	
12	By: <u>/s/Jeffrey C. Warren</u>	9950 West Cheyenne Avenue	
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14	Charles M. Seby (#15459) Jeffrey C. Warren ( <i>Pro Hac Vice</i> )	Attorneys for Defendant ZF TRW	
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19	Henderson, Nevada 89012		
	Attorneys for Defendant Hyundai Motor		
20	America		
21			
22	IT IS SO ORDERED.	Dated this $\frac{17}{2}$ day of November, 2020.	
23			
24		Mail	
25		Gloria M. Navarro, District Judge	
26		UNITED STATES DISTRICT COURT	
27			
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